

## PHOENIX WILL COME ACROSS FOR THE FAIR

No Trouble About Increasing City's Contribution, Not as a Matter of Duty But as One of Public Spirit

J. C. ADAMS TELLS  
THE COMMISSIONER

At a Meeting Yesterday Contract for Enlarging Grand Stand Was Let; Also Concessions Were Awarded

If it is simply a question of raising the \$7,500 which the state fair commission has fixed as the amount with which the people of Phoenix should "come across" for the fair this year, then the success of the big show is already assured. At a meeting of the commissioners yesterday afternoon in the office of the secretary in the Phoenix National Bank building a number of the business men of the city were present and they were unanimous in expressing the conviction that there would not be the slightest difficulty in getting the amount right off the reel. Not only did they express a perfect willingness to contribute themselves but some of them said they would give some time toward helping canvass among their friends and business associates.

There was a spicy little incident in connection with the matter. Some one referred to the fact that certain outside towns had expressed the belief that the people of this city were not contributing quite so liberally as they might. J. C. Adams took the floor to make a statement with reference to this matter.

"I am in favor of the business men of this city contributing the sum that has been asked," he said. "I feel convinced that we will find that a good investment. But I want to say that Phoenix has not been lax in its contributions. This fair is not a Phoenix institution, anyway, and if the legislature desired to do so it could move the fair to some other city any time it felt so inclined. But I want to call attention to the fact that Maricopa county, a farming community, for years has been paying taxes on an assessed valuation that is at utter variance with the amounts assessed against property in other counties. With not more than five per cent of the taxable property of the state Maricopa county has been paying twenty per cent of the taxes. And so I say if the mining counties were to contribute for the next twenty years to the success of this fair the account would not then be squared. As I said I am in favor of the people of this city coming forward and raising this amount of money. I look upon it as a good investment. But I also want it understood that it is not done for the purpose of saving the feelings of anybody. It is done because we are willing to make the contribution and want the fair to be a success."

Adams' speech made a decided hit and was roundly applauded. A probable program of rather ambitious proportions was branched by Secretary C. B. Wood in speaking on the question of legislative appropriation. In response to a question he stated that the appropriation for the present year is \$30,000 which is slightly lower than usual. Then he called attention to the fact that a larger appropriation, likely \$40,000 or \$50,000 will be asked for the coming year. Just west of the present site of the fair grounds, he said, is a section of school land; and he thought it possible that at no distant date this land would be leased for a fair grounds. If this be done a general building will be located there and all other improvements to make the place what it ought to be for an up-to-date state fair of large proportions. The main building, it was stated, would cost about \$50,000 and of course there would be other large expenses.

Included in the expenses for the present year are the building of an addition to the grand stand, which will cost about \$5,000. The proposal to construct a subway under the race tracks has been practically abandoned, at least for the present year.

Some time was devoted to the question of raising the sum of \$7,500 in Phoenix this year. Some thought it should be raised by the fair commission; but on this proposition Mr. Keegan and Mr. Henderson balked. Mr. Campbell said he would feel no embarrassment in helping with the soliciting but he lacked the time.

It was finally decided that the matter should be placed in the hands of Dr. Martin, president of the board of trade; Mr. Diehl, president of the Merchants and Manufacturers' association; the secretary of the fair commission; and one other person to be appointed by President Campbell.

The amount here mentioned includes \$2,500 to be raised for the automobile races. About \$1,200 of this has already been raised by the board of trade, and it was stated the balance

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## FALL MAKES ACCUSATION OF NEGLIGENCE

New Mexican Senator Blames President, War and State Department for Heedlessness of Injuries to American Citizens

PEOPLE WOULD RISE  
IF THEY ONLY KNEW

The Real Grievance of Senator Seems to Be Government's Refusal to Permit American Arms to Be Sold to Rebels

WASHINGTON, July 22.—Senator Fall of New Mexico, condemned in a speech today the neglect of the government to secure redress for Americans injured in Mexican hostilities and along the border. He said the United States gave more attention to reports of the mistreatment of rubber tappers in Peru than to the interests of citizens along the border.

"If the people of the United States knew all the facts," said Senator Fall, "not all the soldiers in the country would be able to prevent them from crossing the border because of the indignation that would be aroused. Yet nothing has been done to relieve the most intolerable condition that American citizens were ever compelled to undergo."

Fall urged the adoption of the resolution instructing the war department to ascertain the extent of the damage caused by Mexican bullets fired across the American line during the fighting last year at Douglas and El Paso. He declared that the resolution did not go far enough. He said there had been no word of protest from the American government, although its citizens had been killed, women outraged and over \$500,000 worth of property destroyed by Mexicans.

The New Mexico senator said that intervention on the part of the United States was not needed and that this country could control the situation by a "firm stand." He admitted that he had not taken the matter up with the state department, but he asserted that both the president and secretary of state had been informed of conditions by others. He gave many instances of injuries and losses inflicted upon American citizens.

Senator Swanson, of Virginia, declared that the state department should be urged to act. "If the story is true," he said, "we should hang our heads in shame and disgrace."

Senator Fall said that the American state department refused persistently to make representations concerning the injuries inflicted, but had referred all claimants to the Mexican authorities themselves—"to the men who inflicted the injuries."

This course he contrasted with the action of China and Germany. The latter, he said, collected \$100,000 on account of the murder of four German citizens in Mexico, while China compelled the payment of 3,000,000 pesos on account of the killing of Chinese.

Attributing Madero's success to the aid of General Orozco, who now opposes him, Fall said his followers did not understand the changed conditions. "They could get American arms to drive out President Diaz, who did protect Americans," he said, "but when they sought to procure them for use against the man who betrayed them, they found our ports closed and were refused."

District Judge Farrington will give a decision after reviewing the evidence.

THE GRAND CIRCUIT

The Opening Day of Racing at Detroit

[ASSOCIATED PRESS DISPATCH]

DETROIT, July 22.—The veteran, Ed Geers, drove his two starters to victory this afternoon, the opening day of the grand circuit. Pee Wee took the 2:15 trot, and Eddie Archdale the 2:07, both in straight heats.

The 2:05 pace produced the fastest time of the year. The limit doing the mile 2:03 1/4 in one heat, Jim Logan making the same time in another heat. The last half of the second heat was covered in 1:00 1/4; Jim Logan took the third heat in this event with something to spare.

TIED SWIMMER

Another Attempt to Navigate the Channel Fails.

[ASSOCIATED PRESS DISPATCH]

BOLOGNE, July 22.—Jabez Wolfe, the amateur swimmer, started on another attempt to swim across the English channel today. He entered the water near Cape Grinez at a quarter past four, and at seven o'clock was seven miles to the north of that point on the French coast.

At that hour a brisk breeze sprang up, making the water choppy. Wolfe abandoned his attempt some distance before reaching Dover where he boarded an accompanying tug and returned here.

Democrats Will Decide Whether There Shall Be One, Two or None.

[ASSOCIATED PRESS DISPATCH]

WASHINGTON, July 22.—Whether there will be built this year one or two battleships or none will be the principal subject of a decision in the democratic caucus of the house on Wednesday.

The call for the caucus was ordered today. It followed on the report of the conferees on the naval appropriation bill that they are hopelessly deadlocked.

## ACCUSED WOMAN MAKES A SCENE

So Much Noise That Case Against Her Was Postponed.

[ASSOCIATED PRESS DISPATCH]

SAN FRANCISCO, July 22.—When Mrs. Grace DeLoyes Wright, charged by her husband, a Nevada mining man, with having fled with \$2,500, his life savings, was arraigned in police court here today, she precipitated a scene so violent that the court found it necessary to postpone the hearing until tomorrow. Mrs. Wright attempted last night to dash her brains out against the walls of her prison cell.

Wright said he married the woman through a Denver matrimonial agency and that after she had spent a large portion of his fortune she secured the remainder under pretense of opening a lodging house, and eluded her husband and escaped to the coast. He traced her to Oakland and caused her arrest. When Wright began his narrative in court today his wife began to wail and the efforts of the court bailiffs failed to quell the outbreak.

## SICK JUROR DARROW CASE

Thirteenth Man, the Substitute, Will Probably Have to Sit in His Place to the End of the Trial of Noted Lawyer

[ASSOCIATED PRESS DISPATCH]

LOS ANGELES, July 22.—Twelve jurors instead of thirteen will be in the box when the trial of Clarence S. Darrow for alleged bribery is resumed tomorrow morning, according to present indications. Word was received from E. L. Monte at the home of Juror L. A. Leavitt, who is ill with appendicitis for the second time since the beginning of the trial that an operation will probably be necessary.

If a physician sent by Judge Hutton today to examine the juror's condition confirms the diagnosis of his family doctor, A. M. Blakesley, who has sat in the box as an alternative juror since the trial began nearly two months and a half ago, will become juror No. 12 and Leavitt will be excused from further service.

In a conference between opposing counsel and Judge Hutton today, Chief Counsel Earl Rogers signified the willingness of the defense to proceed with Blakesley permanently installed as a regular juror. District Attorney Frederick demurred, however, stating that he did not want the alternate juror utilized until it was definitely ascertained that Leavitt could not resume his duties within a day or two. Leavitt has been allowed to pass Sundays with his family owing to the condition of his wife, who has been a invalid for years. He is reported to have been taken sick on Saturday afternoon but his illness was not reported to the court until early today.

EXPENSIVE TRIAL

Nevada Mining Suit Cost \$2500 a Day.

[ASSOCIATED PRESS DISPATCH]

CARSON, Nev., July 22.—The suit involving \$1,000,000 brought by the National Mines company against the Mammoth, Chaleston, and Hill companies, all of the National, came to an end today in federal court after a hearing of five weeks. With the fees of the lawyers who have taken part the daily expenses of the trial are said to have exceeded \$2500.

District Judge Farrington will give a decision after reviewing the evidence.

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## PENN'S STATE PERPLEXITY TO COLONEL

He Is Uncertain in What Shape His Candidates for Electors Shall Come Before the Voters of Pennsylvania

A LONG CONFERENCE  
WITH BILL FLINN

Eight of the Electors Will Not Consent to Joint Arrangement; Probability of Replacing Them by the Petition Process

[ASSOCIATED PRESS DISPATCH]

OYSTER HAY, July 22.—For four hours today Roosevelt and Flinn talked over the Pennsylvania tangle over the formation of the new party. When they were done it was apparently just as much of a tangle as ever. It was announced that the questions involved have been left open until after the Chicago convention.

Flinn pronounced it the most complicated situation he ever had anything to do with. Roosevelt let it go with the statement that he did not want to be a dictator. The impression gathered from the utterances of the ex-president and his Pittsburgh leader was that Flinn had done a good day's work for the cause and that Roosevelt was more inclined to look at things from his point of view.

"We will not do anything the colonel objects to," Flinn said. "It is simply a question whether we shall have a joint electoral ticket, taking for the Roosevelt ticket as many of the republican candidates as will regard as binding in the electoral college an agreement to vote for the candidate for president who receives the highest number of votes, whether Taft or Roosevelt. That is what my associates and I want to do. The other proposal is to put up a new ticket."

Flinn said that the colonel had no fixed idea and that he will run on an independent ticket if desired. Flinn believes that all of Pennsylvania's thirty-eight electors are for Roosevelt. He believes that he will beat Wilson if he runs independently.

Flinn said he did not believe the Taft candidates would sign any agreement that it will be necessary to name by petition for the national progressive ticket, in addition to the thirty Roosevelt men, eight others to replace the Taft men who did not sign.

It was explained, however, that a potent argument in favor of the joint ballot plan was that it would enable the Roosevelt forces to keep control of the republican organization. The situation is due largely to the Pennsylvania law, which provides that under the heading of the ballot giving the party name are to be placed the names of the candidates for president and vice-president. Under the law the names must be placed under the republican heading and both Roosevelt and Flinn agree that it would be improper and misleading to have under that caption the names of men who, if elected, would vote for Roosevelt.

ALL FOR TAFT

SPRINGFIELD, Ill., July 22.—The committee of the national progressive party following a conference with state officers who are candidates on the republican ticket, issued a statement today in which they declared that a third state ticket would be named in Illinois. Without a single exception the state officers told the committee they would support Taft.

NO THIRD PARTY HERE

ST. PAUL, July 22.—Third party headquarters were opened here today in preparation for the convention of the progressive republicans to be held here July 30. The announcement was made today that any effort to place a third party state ticket in the field would be opposed by the efforts of the party in this state being to elect Roosevelt electors in November.

MITCHELL CONFIDENT

OF FINAL OUTCOME

Labor Leader Believes Contempt Judgment Will Be Reversed

[ASSOCIATED PRESS DISPATCH]

SPOKANE, July 22.—John Mitchell, vice-president of the American Federation of Labor, who arrived here today, said he was confident that the verdict against him in the Buck Stove and Range contempt case would be reversed by the supreme court of the United States, as was the former decision.

In discussing labor conditions Mitchell said that the Industrial Workers of the World would never grow to great strength in this country as the organization was founded on a wrong basis.

## JAPANESE TO SPEND MILLION DOLLARS

Will Have Exhibit Worth While at Panama Pacific Exposition.

[ASSOCIATED PRESS DISPATCH]

SAN FRANCISCO, July 22.—Japan expects to spend nearly a million dollars on her exhibit at the Panama Pacific exposition in 1915. "There are two big motives," said Commissioner Haruki Yamawaki, "why we intend to spend nearly a million dollars to make the fair a success. Commercial relations between America and Japan are becoming increasingly important each year. We must catch every possible occasion to encourage those relations for the benefit of both people."

"This is the best assurance we have of that mutual understanding which renders the peace of the world more effective. For fifty years Japan has owed a great deal to the kindness of your government and people. So the Japanese government and its people are always anxious to respond. We never hesitate to express our gratitude by heartily participating in such a scheme as this exposition."

## NET DRAWING STILL CLOSER

The Accomplices in Murder of Herman Rosenthal Held But the Actual Slay-ers of the Gambler Still at Large

[ASSOCIATED PRESS DISPATCH]

NEW YORK, July 22.—"Bald Jack" Rose Sam Paul "Bridge" Webber, William Shapiro, and Louis Libby, all held for complicity in the murder of Herman Rosenthal, the gambler, were arraigned before the coroner today. The results of the hearing in which the district attorney won his first scrimmage with the attorney for the accused are as follows: Rose, a gambler and friend of Rosenthal, charged with being his partner, was held without bail for the coroner's inquest on Thursday. Rose is said to have hired the "murder car" in which the gang went to assassinate Rosenthal.

Louis Libby part owner of the automobile was held for the presentation of further evidence on Thursday. The case of Shapiro the chauffeur likewise went over to that day. "Jack" Sullivan the alleged go-between of Rose and Becker was held as a material witness. Webber and Paul were held without bail on Wednesday.

Mayor Gaynor this morning summoned Police Commissioner Waldo and instructed him and Deputy Commissioner Dougherty to act in harmony with the district attorney no matter what friction may exist between them so that Dougherty went immediately to see Whitman.

Meanwhile the search for the actual assassins of Rosenthal are continued by both police and private detectives whom the district attorney employed. Five men whose names were obtained from prisoners are wanted, some of them, it is understood, having fled to Chicago the day after the shooting. Dougherty admitted that the actual murderers were not in custody.

The grand jury is busy with the question of police participation in the gambling, as charged by Rosenthal, Becker head of the "strong man squad" and who has been the central figure in the charge against the police today was transferred to desk duty in an uptown precinct.

WILL BE TRIED BY MINERS

Both Federation Officers and Their Accuser.

[ASSOCIATED PRESS DISPATCH]

CRIPPLE CREEK, July 22.—Secession from the Western Federation of Miners was threatened today by members of the I. W. W. as a result of an investigation by the miners' convention of the charges against President Charles Moyer and other executive officers.

Thomas Campbell of Butte, Mont., accused Moyer and others of the misuse of the moneys of the miners organization. The convention ordered a trial of the accused men and of Campbell. The convention was in executive session.

BETTER JOB

Wingfield Who Turned Down Senatorship to Be Bank President.

[ASSOCIATED PRESS DISPATCH]

SAN FRANCISCO, July 22.—It was reported here today that George Wingfield, the Nevada mining man who was recently offered and who refused the United States senatorship to succeed the late Senator Nixon, would accept the presidency of four bank of which Nixon was chief executive.

The banks are in Winnemucca, Reno, Tonopah and Carson. Wingfield is at present, head of the Consolidated Mining company at Goldfield and the Nevada Hills Mining company. He is also president of the John S. Cook Bank at Goldfield.

## TAFT'S SPEECH OF ACCEPTANCE IS UNDER WAY

It Will Be the Foundation of All the Campaign Literature Which Will Be Issued for Promotion of His Re-Election

TWO MAIN FEATURES  
OF THE ADDRESS

He Will Dwell Upon the Achievements of His Administration and the Tariff; a Plan to Attract Support From Progressives

[ASSOCIATED PRESS DISPATCH]

WASHINGTON, July 22.—President Taft began today the preparation of his speech of acceptance as nomination for president. In his study at the White House with all his engagements cancelled, the president surrounded himself with data that will be used in what the republican leaders say will be the most important contribution to the campaign. It said that the main argument for reelection will be based on the achievements of his administration and upon tariff.

The republican leaders and the president will point out the differences between the republican and democratic platform, specially with respect to the tariff plank. There is little doubt that the speech will be introduced in congress later and be used as a campaign document by the national committee.

In the record of achievements Mr. Taft is expected to refer to the administration's legislative activity and trust prosecutions, it has instituted and brought to a successful conclusion. The speech will be delivered from the rear portico of the White House on August 1st.

The republican national committee is planning a move to strengthen the hold upon the progressives of the country who refuse to follow Roosevelt into a third party. According to this plan an advisory campaign committee recently selected by the sub-committee of the national committee will be increased from nine to twelve. Three of the men to be added are to be picked from among the progressives who opposed the renomination of President Taft at Chicago but who are still within the republican field.

GERMAN PACEMAKER

Why England's Naval Appropriation Must Be Increased.

[ASSOCIATED PRESS DISPATCH]

LONDON, July 22.—Winston Spencer Churchill, first lord of the admiralty, introducing a supplementary naval appropriation of \$5,000,000 in the house of commons today, said the direct cause of the increase was to be found in the new German naval law, the effect of which would be that four-fifths of the entire German navy shall be maintained in full and permanent commission.

PAPKE WILL FIGHT

[ASSOCIATED PRESS DISPATCH]

CHICAGO, July 22.—Billy Papke tonight accepted conditions for a ten-round fight with Eddie McGoorty at Kenosha, Wisconsin, on Labor day.

LITTLETON OBJECTS

TO PARTY'S REPORT

N. Y. Congressman Would Not Be So Hard On Corporations.

[ASSOCIATED PRESS DISPATCH]

WASHINGTON, July 22.—Representative Martin Littleton will disagree with the democratic report on the Stanley bill which transfers to the defendant corporation the burden of proving that its combination is "a reasonable restraint of trade."

"It would put the burden of proof upon the defendant in any case—it would be revolutionary," said Littleton today.

In Littleton's minority report to the house he agrees with portions of Stanley report but disagrees with Stanley's proposals for trust legislation. The democrats will meet the republican tomorrow to review the two democratic reports. Later the republicans will file a minority report.

LONG FROZEN BODY.

[ASSOCIATED PRESS DISPATCH]

SAN FRANCISCO, July 22.—Transport Sheridan, in today from Alaska, brought the body of Lieutenant S. S. West, of the Sixteenth infantry, U. S. A., who was frozen to death on the trail from Nome to an outside station, in February, 1911.

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## RESIGNATION OF HANFORD THE ACCUSED

Proceedings Against Judge Brought to a Sudden End When His Attorneys After a Conference Threw Up the Sponge

DENOUEMENT OF  
SENSATIONAL CASE

History of Prosecution Resulting Immediately From His Revocation of the Citizenship of Member of Socialist Labor Party

[ASSOCIATED PRESS DISPATCH]

SEATTLE, July 22.—United States District Judge Cornelius H. Hanford, the first federal judge appointed when Washington was admitted to statehood twenty-three years ago, sent his resignation today to President Taft while the last batch of witnesses was waiting to testify before the house judiciary subcommittee, which has been hearing evidence relative to the charges of misconduct filed against Judge Hanford in Washington.

At the time set for hearing this morning a series of conferences between the committeemen and Judge Hanford's attorneys was begun. A proposal that the judge resign and the hearing be discontinued was submitted by Judge Hanford's attorneys and accepted by the committee.

Judge Hanford sent his resignation by telegram to President Taft at 10:20 o'clock, going in person to the telephone office with the message. At the same time Chairman Graham of the subcommittee, sent a telegram to Chairman Clayton of the house judiciary committee, telling him of the change in the situation and recommending that the hearings be discontinued. Chairman Graham returned to the courtroom and announced a recess until 2 p. m.

At the hour set for reassembling no word had been received from Chairman Clayton. There was a further delay until a message came directing that the hearings be discontinued. The committee will leave tomorrow for Washington, taking voluminous records of the twenty days' testimony, and also the records of the lawsuits upon which most of the charges against Hanford were based. It is the general understanding that no further action of any kind will be taken by the house.

Hanford's statement to the public follows: "The almost constant strain under which I have worked for more than twenty-two years has taxed and exhausted my power of endurance. I am not likely to have a vacation or rest but a change of occupation will be a welcome relief. I intend practicing law in Seattle."

"In the investigation which has been conducted by the subcommittee of the house of representatives much of the testimony has been given by witnesses who know me and by others who do not. I am grateful for the commendation of those who have spoken and written in my favor, and for those who have maligned me. I only wish to say that I would be ashamed of myself if I had not incurred the enmity of such people as they are. A judge is never so sure of being right as when his work has been criticised unfairly and, without boasting, in view of all that has been said concerning myself and my work, I am glad my record is what it is."

Hanford has been much in the public eye since August 25, 1911, when after he had issued an injunction hostile to the position of Seattle citizens in the five-cent fare fight against a street car company he was denounced at a great mass meeting and resolutions demanding his impeachment were adopted. While the meeting was in progress a crowd outside hanged in effigy a stuffed figure labelled "Hanford."

On May 10, 1912, Hanford revoked the citizenship of Leonard Olsson of Tacoma, a member of the socialist-labor party because Olsson appearing as a witness for another man seeking citizenship had said in answer to a question, that he was not "devotedly attached" to the constitution and that he favored the coalition of a political government and the establishment of an industrial government.

The national convention of the socialist party, at Indianapolis, Indiana, took notice of Hanford's decision and instructed Congressman Victor Berger to bring impeachment charges against Hanford. Berger introduced the charges on June 6, accusing Hanford of rendering corrupt decisions, and being a habitual drunkard. Eight supplemental charges against Hanford were filed directly with the judiciary committee of the house by a Seattle attorney.

The house unanimously referred Berger's charges to the house judiciary committee and that body appointed a subcommittee to take evidence in Seattle. Dozens of witnesses testified that the judge was apparently intoxicated on street cars and

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